TERRY WINS IN HIS CASE

Was His Own Lawyer Before Appellate Court,

HIS PLEA IS SUSTAINED

Claimed That Lower Tribunal Erred in Not Setting the Verdict Aside. Other Cases That Were

The United States Circuit Court of Ap-

The United States Circuit Court of Appeals yesterday, through an opinion handed down by District Judge Boyd, decided in fayor of J. O., Terry vs. the United States Government.

Terry was accused of violating the United States revenue laws. In other words, he was charged with being a "moonshiner." His alleged offense was committed in Powhatan county, Va. Terry was the first person to plead his own case before the court. He is not a law-yer, but made a splendid argument and one that woh his case. The formal charge against him was that of "setting up and having jue his possession and control a still and distilling apparatus without having registered the same." There were several counts in the indictment.

Throughout the indictment the term "distillery" was used without further description and without stating whether it was a distillery for the production of distilled spirits from grain, or from fruit or other material.

and the verdict was guilty on the sixth count and a sentence of sixty days' imprisonment was imposed by the court. case was reversed upon the ground the lower court erred in setting the verdict as contrary to the law

mys:
"The plaintiff in error, who is a layman and not presumed to be familiar with the technical forms of pleading, was evidently intending to ask the court to give him the action. We think, therefore, that the court should have taken notice of the form of the indictment, and, if found to be defective, should have declined to pronounce judgment. It is our conclusion, therefore, that we ought to treat the plaintiff in error's second exception and assignment as in substance a motion in surest of judgment after verdict, and, if it is found that matter intrinsic appears on the face of the record which would render the judgment, if given, erroneous on the face of the record white would render the judgment, if given, erroneous or reversible, or if it would have been fatal to the indictment on general demurrer, to give him the benefit of it."

The Court thinks the judgment should have been arrested and now so directs. Farmer or Merchant.

Farmer or Merchant.

In the case of C. Wulbern & Co. and others vs. J. N. Drake, appellee, from the District Court for North Carolina, sitting as a bankruptcy court, the most interesting point involved was whether Drake was a farmer or a merchant. He owed money to the petitioners and made an assignment. His creditors endeavored to put him into involuntary bankruptcy. In his reply Drake claimed that he did come within the terms of the United come Within the terms of the United States bankruptcy law. He claimed that States bankruptcy law. He claimed that he was chiefly engaged in the tillage of the soil. On the contrary, his creditors charged that he was a merchant. It seems that in addition to farming he conducted a small store. The lower court decided in Drake's favor and the appellate court affirmed the judgment. The Court says:

"The statue does not apply to such persons only as are engaged solely in farm-

sons only as are engaged solely in farm-ing or tillage of the soil, but exempts from the provisions relating to involuntary bankruptcy all persons who are chiefly so engaged. It does not matter chiefly so engaged. It does not matter, therefore, if the person may have other business or other interests, if his principal occupation is that of an agricultis rist, if that is the business to which he devotes more largely his time and attention, which he relies upon as a source of income for the support of himself and family, or for the accumulation of wealth, as before suggested, he may have other interests or other investments, yet the sonclusion must be that his chief business is that of farming or tillage of the soil."

The court convened at 12 o'clock to The court convened at 12 o"clock to hold its February term, with the follow-ing judges in attendance:

Hon. Nathan Goff, circuit judge Hon. Charles H. Simonton. judge. Hon. Edmund Waddill, Jr., district

Henry C. McDowell, district Henry T. Meloney, clerk, and Claude M. Dean, deputy clerk, The court announced and handed down its opinion in the following cases, to-

George S. Briggs, trading as NO. 968, George S. Briggs, the Grounding as fee. S. Briggs & Company, appellant, vs. R. S. Neal, John Dunn, O. H. Gulon, assignees, et al., appellees, appeal from the circuit at Newbern, N. C. Opinion by Judge Simonton, raversed, with costs, and recorded.

No. 447. Straits of Dover Steamship

Curse

WHITE RIBBON REMEDY

coholic liquors after using White Ribbon Remedy.

Indorsed by Heisbers of W. C. T. U.
Mrs. Moore, press superintendent of Woman's Christian Temperance Union, Ventura, California, writes; "I have tested White Ribbon Remedy on very obstinate drunkards, and the cures have been many. In many cases the Remedy was given secretly. I cheerfully recommend and inderse White Ribbon Remedy, Mombers of our Union are delighted to find an economical treatment to ald us in our temperance work.

Druggists or by mell, \$1. Trial package free by writing Mrs. A. M. Townsend (for years secretary of a Woman's Christian Temperance Union). No. 218 Tremont Street, Boston, Mass. Bold in Richmond by the TRAGLE DRUG STORE, No. 817 East Broad Street.

ore, Md. Opinion by Judge Waddill

more, Md. Opinion by Judge Waddill.
Affirmed.
No. 451, J. O. Terry, plaintiff in error.
vs. the United States, defendant in error.
In error to the Circuit Court at Richmond, Va. Opinion by Judge Boyd. Reversed and remanded with directions to
discharge the prisontr.
No. 452. C. Wulbern & Co., petitoners,
appellant, vs. J. N. Drake, alleged bankrupt, appellee. Appeal for mthe District

No. 482. C. Wulbern & Co., petitoners, appellant, vs. J. N. Drake, alleged bank-rupt, appellee. Appeal fro mthe District Court at Charleston, S. C. Opinion by Judge Boyd. Affirmed, with costs.

No. 483. W. D. Pender, plaintiff in error, vs. Alexander Brown & Sons, defendant in error. In error to the Circuit Court at Norfolk, Va. On motion of defendant in error to dismissed. Opinion by Judge Goff.

No. 484. James B. Safford, appellant, vs. the Ensign Manufacturing Company, appellant. Appeal from the Circuit Court at Huntington, W. Va. Opinion by Judge Goff. Affirmed, with costs.

[No. 462. New River Mineral Company, appellant, vs. George M. Seeley, defendant in error. In error to the Circuit Court at Abingdown, Va. Opinion by Judge Brawley. Roversed, with costs, and cause remanded.

No. 464. Juliet V. Hassencamp, plaintiff in error, vs. Mutual Benefit Life Insur-ance Company, defendant in error. In error to the Circuit Court at Baltimore, Md. Opinion by Judge Boyd. Affirmed,

with costs.

No. 47l. Baker-Whiteley Coal Co., of
West Virginia, appellant, vs. Nepiune
Steam Navigation Company (Limited),
appellee; appeal from the District Court
at Baltimore, Md. Opinion by Judge
Purnell. Affirmed.

No. 44s. Augustine de R. Lappington,
&c., receivers of Storck Lumber Company, pelitioners, vs. First National Bank
of Cincinnati, et als., respondents. Dismissed, with costs. This case is from
the District Court of Maryland.

No. 265. J. N. Watkins. et als., vs.
Henry C. King; appeal from Circuit Court
at Harrisonburg, Vs. Rehearing denied.

The Cases Argued.

No. 42. Williams Brothers, appellant, vs. Joseph B. Savage, bankrupt, appellee; appeal from the decision of Judge Waddill, entered at Norfolk. Argued on motion of appellee to dismiss the appeal by John A. Lamb for the motion and by James E. Heath, J., of Norfolk, in opposition, and submitted.

by James E. Heath, J., of Norfolk, in opposition, and submitted.

No. 457. William J. Rahley, appellant, vs. Columbia Phonograph Company, appellee; appeal from the Circuit Court at Baltimore, Md. Argued by Howard W. Hayes, of Newark, N. J., for the appellant and submitted on briefs of Philip Mauro, of Washington, D. C., for the appellee. appellec.

The following cases are in the call for

The following cases are in the call for argument to-morrow:

No. 42. City of Newport News, Va., plaintiff in error, vs. Alexander Potter, defendant in error, in error, to the Circuit Court at Norfolk, Va. To be argued by J. A. Massie, of Newport News, Va., for the plaintiff in error and by O. D. Batchelor, of Newport News, Va., for the appellee. No. 466. Schooner "Neille Floyd," appellant, vs. the Coal, Cament and Supply Company; appeal from the District Court at Wilmington, N. C. To be submitted on brief of Thomas Evans, of Wilmington, N. C., for the appellant, and brief of George Rountree, and Emple and Emple, of Wilmington, N. C., for appellee.

Is Improving.

Miss Kate E. Terry, who has been quite ill at her residence, Mangohick, King William county, is improving, and hopes to be out in a few days.

An important meeting of the Ladles' Auxiliary of R. E. Lee Camp will be held at the Camp Hall, this afternoon, at 4 o'clock. Lee Camp Ladies.

MINISTERS DISAGREE

Warm Fight in the Union Next Monday Morning.

IS KILLING ITSELF

A Pastor Says That If Something is No. Done the Body Will Die of Its Own Stupidity - Two Strong Clans.

"As at present constituted, the Ministerial Union of Richmond is a cipher and an imperceptible factor. Unless something is done it will die of its own stupidity. There are many who will loubtless quietly withdraw from the body if a change is not made."

Such is in effect the opinion expressed vesterday by one of the most prominent clergymen in the city, when he was reference to the recent ruling of the union, by which matters not wholly and entirely religious and devotional are excluded from the sessions of the body.
OPINION IS POPULAR.

The opinion of the minister is concurred in by many others, who feel that unless the union reconsider and rescind the acthe union reconsider and rescind the action it has taken the results will be disastrous to the existence of the organization. What these members think will
be freely stated on Monday morning
next, when the February meeting of the
union will be held and when the whole
question will come up. As stated in
this paper about a week ago, a motion will be made to reconsider the resolution of Dr. Kerr, and that will be sufficient to precipitate a big debate. This
metion, it was at first thought, would ago, and laid it over one Week-until Monday. But when Monday came notuing further was done except to try to find out who made public the first dis-cussion. Hence if the movement comes from the Methodist ranks it will be in

The debate over the question will probably be a very animated one. And whichever way the decision goes it will probably cut in both directions. As expressed by a Presbyterian minister yesterday morning, a reconsideration of the resolution will result in the withdrawal of some of the members from the union. On the other hand, if the action is al-

of some of the members from the union. On the other hand, if the action is allowed to stand certain other members are almost certain to drop out. Bo it will amount to pretty much the same thing whatever is done.

The element in the Union represented by the advocates of the resolution are strong, and will carry considerable weight. As a general thing, the Presbyterian ministers, particularly, will back up Dr. Kerr, although there are one or two exceptions. It is held by these ministers that the Union has diverged from the path it set out to pursue; that it has gradually subordinated the devotional features and magnified the secular feature which was never intended to be included in it at all. As a result of intermeddling in local affairs, the Union was gradually going to pieces. The Kerr resolution was designed to bring the body back to the right track.

THE OTHER SIDE.

Opposed to this view of the situation is the other element, among whom it is believed that the resolution, more than anything else, will kill the Union, By these it is held to be the function of the body to express itself on great moral issues involved in current and local hap-

Baptists, and at least one Presbyterian. look at the matter in this light. Speaking of the coming meeting, one of these min-

pidity. There are many who will doubt-less quietly withdraw from the body if a

"My idea of the union is that it is designed to furnish an opportunity for the ministers of different denominations to work in the direction of those great if they acted separately. But this is the very thing we can't do now. There isn't another Ministerial Union on the American continent which does not discuss great moral principles involved in the conduct of local affairs. Why, if we had a race riot here to-morrow, or if a political convention would meet here and embody in its platiform a plank upholding game beling and crime we couldn't say a word will be tried.

PLAIN PROOF

What This Gentleman Says Is a Mere Statement of Facts.

No one can have any reason for dis which follow, for verification of the dent of this vicinity. That Doen's Kindey Pills promptly and effectually curo kindey complaints is substantiated not only in this particular case but by all who have given them a fair Testimony likewise shows you do not have to take them indefiitely to be cured.

Walter McLachlin, a machine hand, employed at J. Holliday & Sons planing mill, Wheeling, W. Va., address 2032 Jacob Street, says: "Had I not used Doan's Kidney Pills when I did I would not be alive now. I was in a terrible condition, and although I took quarts of medicine I got no better, but worse. Friends spoke of my bad appearance and thousands knew about it. I could hardly get around, and felt and looked like a dead man more than a living one. Doan's Kidney Pills were a blessing to me; half a box relieved me, three boxes entirely cured me and now I feel as though my back was as strong as that of any horse in Wheeling. I would rather have a box of Dean's Kidney Pills than the services of all the doctors in the State."

For sale by all dealers. Price, 50 cents. Foster-Milburn Co., Euffalo, N. V., bole agents for the United Siates.

Remember the name—Doan's—and take no other. not be alive now. I was in a terrible

about it. It is an absurd situation in

hich we are placed. "By the rules of the union we can't "By the rules of the union we can't discuss a paper on theology read before the body. We can't interchange ideas and get some benefit out of the sessions. By this new rule we can't discuss a current evil, which it is plainly our duty to do, and we cannot lead the people in the way of righteousness. We are no good to ourselves er to the community. I repeat that we are a cipher and an imperceptible factor. We might as well go out of business entirely."

WILL BE THERE.

When he got through this particular

When he got through this particular minister announced that he would be on hand next Tuesday to repeat what he had said above and some other things besides. A Presbyterian minister seen a few moments later said he would be there, too, and would favor a reconsideration. There is, in fact, the probability of a very large attendance. The question is an important one and the session will probably be one of the utmost interest.

HAS RECOVERED

Young Ministerial Student No Longer Has Smallpox.

Has Smallpox.

The young student at Union Theological Seminary who has been suffering with a mild attack of smallpox, has entirely robovered. He returned to the Seminary yesterday.

The Rev. S. R. Gammon, of the Presbyterlan Mission in Brazil, addressed the students at the Seminary Monday night. The address was an exceptionally interesting one and attracted considerable attention. To-night the Rev. Mr. Yohannan will speak about Persia, of which country he is a native.

STANDPIPES TO BE TESTED TO-DAY

An Event of Interest at Murphy's Annex Hotel to Take Place at Noon.

For the first time since their erection. in Richmond, the stand-pipes on the Murphy Hotel Annex will be tested to day at noon, when the pipe will be tached by hose to the plug in front the Bijou and the apparatus given a fair test, with a view to ascertaining its good qualities. In addition, the experiment will give the Board of Fire Commissioners and the citizens of the city a fair idea as to the water-pressure in the center of the city, when assisted by

iair idea as to the water-pressure in the center of the city, when assistd by the biggest engine of the department.

In the city there are only three buildings equipped with stand-pipe arrangements, these being the hotel annex, Allen & Ginter's and the American Cigar Company. Although all have been ready for emergency service for some time, the Fire Department has never tested them and little is known of their workings, other than it is claimed they will prove of material assistance in case of fire.

The pipes are built along the front and rear walls of the annex and are so constructed that they may be tapped at any floor and a hose attached. It is probable that the test to-day will be made from every floor of the building, and

from every floor of the building, and quite a crowd is expected to witness it, much interest having been manifested at the time of the crection of the stand-pless

CENSUS FOR **MANCHESTER**

People Are Anxious to Have Another Count.

CITY OF THE FIRST CLASS

Elaborate Scheme for Permanent Street Improvements-Shooting Results in Arrest of a Crowd of Boys. Marriages Yesterday.

The Times-Dispatch Bureau, No. 110z Hull Street.
If such a thing be possible Mancheste will have a new census, and the citizen

ion than that as shown by the last na tion than that as shown by the last national canvass.

With a population of 10,000 or more, Manchester will be a city of the first class, as provided for in the Constitution, and not of the second class, as fixed by the last census reports.

An effort will be made to-day by Delegate Toney to push his measure through the House providing for a special census, and it is the hope and the wish of every person in Manchester that the bill may lose no time in becoming a law.

person in Manchester that the bill may lose no time in becoming a law.
"Since the census was taken three years ago," said City Attorney Clopton last night, "the population of the city has largely increased. At that time there were scores of vacant houses in Manchester. Now there are comparatively few, if any. Section 98 of the Constitution provides that the Legislature may authorize the taking of another census."

consus."

The important part of the thing to the city will be the saving to it of the sum of \$300 annually in the salary of the corporation judge. That salary is now \$1,300. The statutes fix the salary of the judge in a first class city at \$2,000, \$1 to be paid by the city, the other by

States:

STREET IMPROVEMENTS.

"The appropriation of \$7,00 for street improvements made in the budget for this year," said Mr. J. T. Abbott, a member of the Finance Committee, last sight, "means the beginning of a great scheme for a thorough, permanent improvement of the streets of Manchester. The streets will be gradually placed in condition to be compared with any other city in the country of equal size and importance, and the old saying that Manchester is a city of mud will be a thing of the past in a short while,"

Councilman Sampson, another advocate of improved streets, said the scheme was a most comprehensive one and would, within a short while comparatively, put the streets in first class shape. "We lined to put the appropriation into street by street rather than a piece here and a piece there. The plan embraces several roadbeds, which, from experience, have proven as good, if not better, than machdam.

Mr. Patram, chalman of the Street

Mr. Patram, chairman of the Stree Committee, is enthusiastic over the pros

Committee, is enthusiastic over the prospects.

Even with the \$7,000 at their disposal the committee will probably ask for more later in the year, if the appropriation does not cover the proposed work for this year, and there are other Councilmen outside the committee who will help push the improvements along.

SMALL BOYS ARRESTED.

As the result of the shooting of Alexander Rever, a colored boy, in the left wrist in a fight on Stockton Street, between Fifteenth and Sixteenth, nine colored boys were placed under arrest yesterday evening.

The row created great excitement at the point mentioned, and one boy, alleged to have been Charile Jones, fired a pistol several times, one shot taking effect in the arm of Rever. The wound is slight, a mere scratch, but the boys are under arrest on the chage of felonious assault.

They will be heard by Mayor Maurice this menning.

will be heard by Mayor Mauric They will be need this morning.

VACCINATION TO BEGIN,

VACCINATION of the Boo

Dr. Hill, president of the Board of Health, has fixed upon this morning to Health, has need upon this morning to begin the compulsory vaccination. Dr. John W. Brodnax and Dr. W. F. Morchant will assist Dr. Hill in the work, and the city will be divided into three districts.

BAD BOYS. Captain Lipscomb has received com-plaints from citizens in various sections of the city about the disorder and depre-dations of bad boys, both white and col-

Another complaint received is from th neighborhood of Twelfth and Hull Streets, and still another from Ninth and

are asked to look after them.

BRANCH OFFICE.

Within the next few days the Singer Manufacturing Company will establish a branch office at No. 1215 Hull Street, in charge of Mr. W. C. Traylor, who was emected with the office in Richmond. He will be assisted by Mr. Richard F., Gaskins, Jr., a well-known young man of Richmond.

THOMAS—CHEATHAM.

Mr. J. C. Thomas, of Aliantic City, and Miss Alma Cheatham, of Manchester,

The Cemetery Committee met yesterday evening and transacted routine business. So did the Committee on Grounds and Building.

Page Concert Company.

The Page Concert Company will enter-tain the membors of the association Course next Monday hight at 8:15, on a programme which will include the mandolin, marlbophone, harp and musical chimes, with selected readings by Mrg. William Calvin Chilton, a Southern lady, who will give Southern stories from Southern writers.

Snap Shots Taken In Hotel Lobbies

every man of his name, is a fine storyteller, and he was entertaining some of his friends in the lobbles last night, at the expense of several of his colleagues. It will be recalled that the other day when there was no minister in the House to offer prayer, that popular representative and devout Christian, Hon. Tipton D. Jennings, of Lynchburg, volunteered his services and requested his colleagues to join him audibly in the Lot'l's Prayer. Colonel Lee says that Captain Featherston, of Campbell; Colonel Jewhouse, of Culpeper, and Chairman Boaz, of Albemarie, all of whose seats are mear his, started out, repeating "Now X lay me down to sleep, etc.," in response to Mr. Jennings' request.

land, does not think much of his influence on the Committee of Privileges and Elections of the House.

In nearly every matter that has been before the body this session Mr. Baker has been in a hopeless minority. In discussing the matter yesterday, Mr. Baker said: "I do not believe that if the committee your ware as dark as the committee-room were as dark as midnight, and I should move to turn on the electric light, that my motion would

General Rufus A. Ayers, of Wise coun ty, arrived on a late train from his home last night, and is stopping at Murphy's. He was warmly greeted by his friends

in the lobby.

Assistant District-Attorney John C. Assistant District-Attorney John C. Blatr, of Wythe, is also here, and he and General Ayers and a number of other prominent Southwest Virginians will appear before the Agricultural Committee of the House to-day in opposition to the Whitchead tonnage-tax bill.

Mr. George T. Shepperd, of Norfolk, secretary of the Jamestown Exposition Company, is in the city and was moving around among the members in the lobbles last night in the interest of the pending measure. The bill will come up for final action to-morrow morning at 10 o'clock.

Mr. Shepperd is in fine spirits over the prospects for its passage.

Dr. J. W. Bowdoin, chairman, and Captain Seth F. Miller, secretary of the State Board of Fisheries, are in the city and are registered at Murphy's. They are here in the interest of certain legislation which is pending, in relation to the subject of cysters.

Judge D. Tucker Brooke, of Norfolk, is in the city and was among his friends at Murphy's last night. Judge Brooke is stopping at Rucger's. Virginians here last night were:

Murphy's-John C. Blair, Wytheville; J. T. Bullitt, Big Stone Gap; J. W. Bowdon, Bloxam; D. Cowles and wife, Williamsburg; Dr. S. M. Irving, Irving-ton; Walter E. Hathaway, White Stone, Seth F. Miller, Mathews; George Pilcher, Norfolk; B. A. Lewis, Hampton; R. C.

were married at No. 408 West Fifteenth Street yesterday morning at 8 o'clock, by Rev. E. V. Baldy. The couple left at 8:40 for a Northern trip, and will make Atlantic City their future home. Mr. Thomas is book-keeper for his father, a prominent citizen of Atlantic City.

HAVE UNIFORMS.
Capitat Lipscomb sald last night that the members of the police force had worn the regulation uniforms ordered by the board ever since the order war issued, and that they did not deem it any more expensive to purchase a uniform than any other suit of clothes. The hats will be secured at once.

SMALL TAK.

The Manchester German Club entertained themselves and their friends at Leader Hall last night with a cetillon. Miss Charlotte Clopton, sister of Judge Clopton, who has been till for some time, was reported as better yesterday evening. Miss Susie Sampson will leave for Willmington, N. C., te-morrow to spend the winter studying art.

Miss Hattle B. Morrissett has lost a silver watch, with her initials, and attached to a fob, with the letter "H." A reward will be given the finder if returned to the office of B. H. Morrissett & Son, Seventh Street.

A box party will be given at the remaining and transacted routine business. So did the Committee on Gravande and standard and transacted routine business. So did the Committee on Gravande and standard and transacted routine business. ference in quality and actual value than the way you emphasize it. HONEST RESULTS, obtained by impartial, practical test, will convince you that a cheap Piano will prove in the end to be a costly, as well as a very unsatisfactory experiment. See

KINGSBURY, SCHUBERT, or WELLINGTON

Used in the largest schools and colleges. Endorsed by musicians everywhere.

Bargain Prices IN USED PIANOS.

We have any number of used Pianos, taken in exchange on our famous Pianos we are offering from \$50 to \$150, on terms of \$3 per month up. In this stock will be found the Fischer. Hardman, Steinway, Groverstein & Fuller, and a number of other, well-known makes.

The Cable Company The Biggest and Oldest

212 EAST BROAD STREET. J. G. CORLEY, Manager.

Broad-Street Music Store,

TWO BIG MILLS TO BE PULLED OFF

Jack Monroe to Meet Sharkey and Jim Corbett to Try for Championship.

oe and Tom Sharkey signed articles toplace some time after four months. Bids for the fight will be opened on

March 8d. It is provided that the club securing the fight must be satisfactory to both men. The men agree to split the purse, seventy-five per cent, to the winner and twenty-five per cent. to the loser. The feferee is to be agreed on one month before the fight, and the Marquis of Queensberry rules are to

James J. Corbett signed articles here to-day for a twenty-round contest with James Jeffries for the heavyweight championship of the world, the fight to take place at Fort Erie, Canada, on June articles will be forwarded to him, contest is to be for a purse of \$25,000.

Professor Kitziger Dead. (By Associated Press.)
NEW ORLEANS, LA., February 3.4

Professor Kitziger, organist of Touro Synagogue, and a composer of note, is dead. Professor Kitziger has composed seven volumes of hymns, many of which are well-known in the Jewish synagogues and Catholic churches of this country, Great Britain and Germany.

WE MAKE NO EXCEPTIONS WHEN WE ASSERT THAT THREE JARS OF

TAN-NO-PIL-I

Will Positively Cure Any Case of Piles, No Matter of How Long Standing.

YOU MUST CONFESS That we have Unlimited Confidence in Our Tannopiline, to say nothing of NERVE when we offer the Sum of \$5.00 for any case three jars fails to cure. Remember: We do not Require a Physician's Certificate.

\$1.00 PER JAR. CANNOPILINE MANUFACTURING CO., Columbus, S. C.

FOR SALE BY ALL DRUGGISTS.

ONE TREATMENT, 3 JARS, \$3.00

OWENS & MINOR, Distributing Agents.